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	Applicati n No.	Applicant(s)	
Notice of Allowability	10/028,203	MEGURO ET AL.	
Notice of Anowabinty	Examiner	Art Unit	
	Angel R. Estrada	2831	
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this or other appropriate communicat GHTS. This application is subject	application. If not included ion will be mailed in due course. TH	
1. This communication is responsive to the Amendment filed	on August 25, 2003.		
2. The allowed claim(s) is/are 1,2 and 4-13.			
3. \boxtimes The drawings filed on <u>20 December 2001</u> are accepted by	the Examiner.		
 4.	ler 35 U.S.C. § 119(a)-(d) or (f).		
 Certified copies of the priority documents have 	been received.		
Certified copies of the priority documents have	been received in Application No.	·	
 Copies of the certified copies of the priority doc International Bureau (PCT Rule 17.2(a)). 	cuments have been received in the	is national stage application from th	ne
* Certified copies not received:			
5. Acknowledgment is made of a claim for domestic priority ur	nder 35 U.S.C. § 119(e) (to a pro	visional application).	
(a) The translation of the foreign language provisional a	• •		
6. Acknowledgment is made of a claim for domestic priority ur	nder 35 U.S.C. §§ 120 and/or 121		
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of the complete of the comple	this communication to file a reply	complying with the requirements n	oted BLE
7. A SUBSTITUTE OATH OR DECLARATION must be submINFORMAL PATENT APPLICATION (PTO-152) which gives reas	nitted. Note the attached EXAMIN on(s) why the oath or declaration	ER'S AMENDMENT or NOTICE OF is deficient.	=
 8. ☐ CORRECTED DRAWINGS must be submitted. (a) ☐ including changes required by the Notice of Draftspers 1) ☐ hereto or 2) ☐ to Paper No 	son's Patent Drawing Review(P	ГО-948) attached	
(b) ☐ including changes required by the proposed drawing of	correction filed which has	s heen approved by the Evaminer	
(c) including changes required by the attached Examiner			
Identifying indicia such as the application number (see 37 CFR 1. each sheet.	84(c)) should be written on the dra	wings in the front (not the back) of	
9. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT FOR T	sit of BIOLOGICAL MATERIA HE DEPOSIT OF BIOLOGICAL I	L must be submitted. Note the MATERIAL.	
Attachment(s)			
 Notice of References Cited (PTO-892) Notice of Draftperson's Patent Drawing Review (PTO-948) Information Disclosure Statements (PTO-1449), Paper No Examiner's Comment Regarding Requirement for Deposit of Biological Material 	4⊠ Interview Sun 6⊠ Examiner's Ai	rmal Patent Application (PTO-152) mary (PTO-413), Paper No. <u>0903</u> . mendment/Comment atement of Reasons for Allowance	

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DETAILED ACTION

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EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Douglas P. Mueller on September 25, 2003.

The application has been amended as follows:

- a) In claim 1 line 9, change "the end" for --an end--.
- b) In claim 1 line 10, change "the side" for --a side--.
- c) In claim 2 line 2, change "an end" to --the end--.
- d) In claim 2 line 2, change "a side" to --the side--.

Allowable Subject Matter

2. Claims 1,2 and 4-13 are allowed.

The following is an examiner's statement of reasons for allowance: The primary reasons for the indication of the allowability of claims 1,2 and 4-13 are:

Regarding claims 1,2 and 4-9 is the inclusion therein in combination as currently claimed of the limitation of a method for manufacturing a discharge lamp comprising the step of sealing the portion to be the sealing part by heating and softening with a combination of a laser beam and a gas burner, thus forming the sealing part, wherein, immediately before or after a completion of sealing an end of the portion to be the

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sealing part on a side of the portion to be the discharge part by heating and softening with a laser beam, a region that is adjacent to the heated and softened region of the portion to be the sealing part starts being heated and softened with the gas burner.

Regarding claims 10-13 is the inclusion therein in combination as currently claimed of the limitation of a method for manufacturing a discharge lamp comprising the step of sealing the portion to be the sealing part by heating and softening with a combination of a laser beam and a gas burner, thus forming the sealing part, wherein at least a part of a region to be heated and softened with the laser beam and a part of a region to be heated and softened with the gas burner overlap each other in the portion to be the sealing part.

These limitations were found in claims 1,2 and 4-13, and are neither disclosed nor taught by the prior art of record, alone or in combination.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Response to Arguments

3. Applicant's arguments, see Amendment, filed August 25, 2003, with respect to claims 1,2 and 4-9 have been fully considered and are persuasive. The rejections of claims 1,2 and 4-9 have been withdrawn.

In response to the applicants' arguments the Examiner agrees that neither the combination of Meguro et al (US 6,487,878) and Horiuchi et al (US 6,132,279) nor the Application/Control Number: 10/028,203

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cited prior art discloses, teaches or suggest a method of manufacturing a discharge

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tube including the step of sealing the portion to be the sealing part by heating and

softening with a combination of a laser beam and a gas burner, thus forming the sealing

part; immediately before or after a completion of sealing the end of the portion to be the

sealing part on the side of the portion to be the discharge part by heating and softening

with the laser beam, a region that is adjacent to the heated and softening region of the

portion to be the sealing part starts being heated and softening with the gas burner.

Conclusion

4. Any inquiry concerning this communication should be directed to Angel R.

Estrada at telephone number (703) 305-0853. The Examiner can normally be reached

on Monday-Friday (8:30 -5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Dean Reichard can be reached on (703) 308-3682. The fax numbers for the

organization where this application or proceeding is assigned are (703) 872-9306 for

regular communications and for after final communication.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 308-

0956.

ΑE

September 25, 2003

DEAN A. REICHARD

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800